HARRIS BARKSDALE

Vol. XXXIX .-- No 10.

tarrier, S2 50 per year. and firm and wait." on firm and wait " for Senator

Sabscribers, Served by the

OR GRAHAM'S Penitentiary bill with the ornamental inspectors

well ascertained that he had been

d infamous crimes, without awaitlow process of a formal investi-

etemper. It furnished no grist outrage mill. It was like apples in pictures of silver. Judge Watson, in the South, nation,

They are published admirably, are accurately gotten up, GREENVILLE TIMES insists that es what it is talking of when it at Washington and the adjoining sident and Vice-President. The electoral college: d people, says the Times, are reevery day what a scare crow the agger has made of Democracy ince a perfect satisfaction in

at change in officials. Rentucky Senator.

of the House of Representatives ored for him their lasting grati

NATOR FURLONG, of Warren, an eral soldier, subscribed fifty dol the Lee monument, saying that he ountry had ever produced. The skis Appeal commends this generous ment to Blaine and rampant dema-

ed before the proper committee and may be confidently relied upon. take" would not have occurred.

another column we have published Friar's Point. These desperadoes crisis. e, and were guilty of almost every known to the calendar. They had

e relief of taxpavers:

trued to the taxpayers, unless paid into only about 21 per cent. on their cost.

portant provisions,

MISSISSIPPI.

save the Republican party this the Republican party looking to that its industries, Grant being out of the question, the in- effect would be produced. quiry next arises, who will be the republi- For the purpose of inviting immigracan candidate? Morton has the inside tion with capital, we are in favor of the Supreme Court Judges. track. Blaine's ferocious anti-amnesty most liberal legislation. Hence we have (Proharangue, in which he took especial pains favored the plan of exempting a given natives paid him the respect due to revive the passions of the war, was number of acres of land purchased by Judges of Supreme Court (and allowstinguished character and emi- designed to check-mate Morton's immigrants from other States (or abroad), grants, of tendering him the bloody shirt programme; but there on condition of their becoming actual Value of property is little prospect of his success. From settlers; and also of offering inducements the beginning of Radical reconstruction to this class of persons to come and Value of property. down to this hour, Morton has led the settle permanently in our State. van of the proscriptionists, and has been | The most prosperous of all the Souththe most unscrupulous of all the defendern States is Georgia. In thrift, econ- Value of property ers of carpet-baggery. His course will omy and prudent management since the

It is not so easy to calculate the chances licy in reference to manufacturing, and it Associate Justices. in the Democratic nominating Conven- was embodied in a number of laws tion. They seem to be about even with which we will copy for the information of several men who are spoken of. The those who may not have given the subresult of the election itself is a more in- ject deliberate reflection > sof Sunflower and Issaquena are ing for the Democratic nominees ing is a safe estimate of the vote in the Scargia.

e	TOTAL STREET,				
	Dem. States. Vo	les.	Rep.	States.	Vote
-	New York	35	Penn	sylvania	G
e:	Missouri			ois	
	Kentucky.		Mass	achusett	
9	Tennessee		Mich	igan	
ia.			Larrent	igan,	****
	Virginia		Maria		0.00
	Georgia	11	Marn	C	58 B.
	North Carolina			h Carolin	
	Alabama			nont	
	Maryland	-8		iesota	
	Texas	8	Kans	as	
4	Connecticut	6	Rhod	le Island	4 1 1 1 4
	Arkansas			aska	
0	West Virginia	5			
	Florida	4		onsin .	
	Delaware	3		da	
e.			Non	Hampsh	ire
	Oregan	8	Color	ender posts	
a	Mississippi	0.1	Colo	ado	STATE OF
	California		200000000000000000000000000000000000000		10
5	Indiana	15	Tota	l.	16
	New Jersey	(2)	1		
	Louisiana	S	í.		
	-	-			
	Total	205			

luction of the Colorado vote (3) provided she is not admitted at the present factory now established and in operation,

The importance of securing the vote of New York for the Democratic candi-date, cannot be overlooked. She is naturally a Democratic State and will vote scribed in the first section of this act, after for the candidates of that party unless its passage, and shall give notice thereof performed. they become identified with measures on vided, to return for taxation or to pay any the subject of the currency, or the ques- tax upon capital so invested, or upon propthe subject of the currency, or the ques-tions understood to have been settled by time of such redemption-any law, usage onsequence of a statement in the the war, in conflict with her strictly conthat the Secretary of State had servative policy. In the event a hard to give notice of the Constitu- money man like Bayard, or Thurman, or neadments to be voted for at the Tilden, or a man of Hendrick's conservative lections, a resolution of inquiry position on all questions, is nominated, the bleed by Mr. Huddleston) passed vote of the Empire State with its assuronse. The Secretary of State ap- ance of victory to the Democratic side,

shed that the statement was erro- It will be seen that Mississippi is em- on the Dublin Mills, at Augusta, Georgia, and that he had given notice as braced in the list of Democratic States. approved February 28, 1874: ed by law. The suggestion of the We cannot afford to consider her politihat " the mistake on the part of cal status doubtful. She must be car-HE CLARION (in mentioning the ried in November, 1876, and to make as nent) was made in the interest of surance doubly sure, the Democrats and e Democratic party," is wholly gra- Conservatives must hold and fortify all the ous and uncalled for. The mis- positions they have fairly won. The PEO- act to incorporate the Arkwright Manuwent originated with the Times, a PLE have done their part at the polls. facturing Company, Savannah, Georgia, ablican paper, and but for it, "the The rest remains with the Legislature, approved January 15, 1873: and the eyes of the victorious legions | SEC. S. And be it further enacted by the that the object of his instructions to who have beaten down the bulwarks of shall be exempt from all taxation, either Radicalism are upon their Representa- State, county or municipal, for the term of tives and Senators, who, we are sure, of the lynching of the four outlaws will not fail them in this momentous Comptroller General of this State the

Railroad Earnings.

There is no interest which involves d, burned, and murdered promis- equal trouble and responsibility as railusly, old and young, white and black, roads, and which is oftener attended with had become the terror of the com- disaster to those who have means investeity. Their summary punishment ed-though the public never fails to be an absolute necessity, and was one the gainer by them. And there is no those exceptional cases when an out, investment which does not yield a larger red people are justified, by considera- profit. This will be seen by an examias of public safety, in taking the law nation of the statistics which we find furnished to our hand in a contemporary. Hos. J. R. McIntosn, of Okolona, In round numbers, the cost of all the of the coming men of Mississippi- railroads in this country has been \$4,of the tried and true, who breast- 225,000,000. If they were earning 10 the storm of Radicalism in the Legis- per cent. on their cost, which would be are of 1871-'72, with Lowry, Allen, only a reasonable profit, their net earnwhich have been struggling for existing would be \$425,000,000. But their lings would be \$425,000,000. But their lines would be \$425,000. But their lines would be \$425,000. Bu rect, Stone and other well-remembered ings would be \$425,000,000. But their nes-is on a visit to the Capital, and gross earnings in 1874 were only \$525,been warmly greeted by his many 466,000, and they were something less The following are the provisions of the largest the Legislature for If which has passed the Legislature for distributed in dividends. The indebtedness of the roads amounts, in the aggre-Tax collectors are authorized to con- gate, to \$1,700,000,000, the interest on e 2d Monday in February, 1876, and running expenses and the interest on practice of giving straw bail (imported ture, it will then be understood that the oblidamages are required. If damages their debts have \$108,186,400 to distrib- at that) introduced into our system unave been collected, they are to be re- ute in the shape of dividends-which is der the carpet-bag regime. The bill re- ferred to, and I shall then feel called upon

After the 2d Monday in February, the WE don't exchange with the Memphis ax collector shall advertise all delin- Avalanche, but learn from extracts creduent lands for 1875, to be sold on ited to it in other journals, that it is se second Monday in March. Delin- making itself quite busy about Missisuent lands may be redeemed by the 1st sippi affairs. We wonder if it was an the county wherin the bond is made, londay in January, 1877, with 25 per editor of that paper who was in Jackson over and above any other surety, and to ent. interest and costs. No fees allowed a year or two ago, to procure legislation himself, and that said bonds shall be ap- Wells. o officers for deeds to the State, which in the interest of the holders of the ilofficers for deeds to the State, which a case has been about \$2 00. This legal and repudiated Union Bank bonds? It is a subscription, at the request of the bill contains other improved by the Chancery Clerk and the proved by the Chancery Clerk and the couldn't see "the appropriate, or in a shape more gratifying to its worthy proprietors than playing the role of guide, counsellor and a contribution was taken up.

In the interest of the holders of the illient and the interest of the holders of the illient and the couldn't see "the appropriate, or in a shape more gratifying to its worthy proprietors than playing the role of guide, counsellor and a contribution was taken up.

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In the interest of the holders of the illient and the interest of the holders of the illient and the request of Board of Supervisors.

In the interest of the holders of the illient and the request of Board of Supervisors.

The Governor "couldn't see" the appropriate, or in a shape more gratifying to its worthy proprietors than playing to its worthy proprietors than this endorsement of a Democratic Legislature, was being this day of the Virginal Legislature, was being this glob; Sauthus, \$1 00; Shattuck, \$1 00; Guyton, \$1 00; House, \$1 00; Guyton, \$1 00; House, \$1 00; Guyton, sill be a saving of a large amount to the If so, we will excuse the Avalanche from

The Exemption Policy in Relation to Manufacturing.

result. His placemen in the South can control the vote of but one State (South ty of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of property resulting from the ignotive of the general insecurity of Carolina) and it is not possible that the rance and corruption of those who have that the property valuation of Missis- tect Redmond from violence at the hands presents an aspect of cleanliness, system, order and economical administration, highshrewd managers of that party will permit had charge of the State government since sippi is less than \$150,000,000. them to dictate the candidate. Two thirds 1870, the exemptions have not had the whisky revenue thieves of the Republican Conventions in the influence in tempting capital to seek the Chief Justice, salary Associate Justices, salary State for investment in manufacturing, Value of property in t go me care developments are looked and the nail was clinched in the coffin of which would otherwise have existed, but certained.) the concern when the present House of the change of administration will impart Chief Justice, salary Representatives, by an almost unanimous confidence, and we may look for salutary Associate Justices, -alary vote, indicated its preference for a Con- results unless the policy on the subject of Value of property stitutional amendment restricting the exemptions is rejected at the very time Presidential office to a single term. it is reasonable to suppose a wholesome Common Pleas (same as our Circuit

secure for him the almost unanimous war, she has set a good example to her Chief Justice support of the Southern vagabond ele- less thriving sisters. Since the carpet- Value of property. ment in the National Convention, which, bag rule was broken up in that State, her of the Supreme Court, prepared joined with his strength in the West, property valuation has more than doub. Judges of Supreme Court CLARION by Frank Johnston, and elsewhere, will give him the nomi- led. She was quick to discern the benefits that would result from a liberal pol- Chief Justice.

Section 1. The Senate and House of Representatives of the State of Georgia, in General Assembly met. do enact, That for the purpose of inducing the investment and employment of capital in the manufacture of cotton and woolen fabrics and yarns, within the State aforesaid, any individual gance. (Auditor's Report, p. 90): that shall bereafter invest money to be employed in the erection and operation of any nill or mills within said State, for the manutacture of fabrics out of cotton or wool, or both, whether such investment be applied in the establishment of a new factory or in the extension or enlargement of a now existing factory, shall be exempt from taxation for State, county and municipal purposes, on the capital so invested, and on any property purchased or erected therewith, intended for and necessary to such manufacture, for the term of ten years from and after the laying of the foundation of the mill so to be creeted. And it shall be the duty of any individual or individuals or body corporate, claiming the benefit of such exemption, to report to the Comptroller Democratic majority 41. The Re- General of the State the amount of capital so invested, and the time when the foundaoublican figures will be subject to a de- tion of the mills reached the surface of the ground where situated; provided, that in case of the extension or enlargement of any this act shall not be so construed as to exempt from taxation, investments made prio

SEC. 2. It shall not be lawful for any State, who shall make such investments, as de-

President of the Scuate. T. W. J. HILL.

Secretary of the Senate. JAS. B. CUMMING. Speaker House of Representatives. J. D. WADDELL, Clerk House of Representatives.

Approved August 27, 1872. JAMES M. SMITH. The following is the provision of a law

Section 7. That the capital and property ing any of their man stactures.

The following is the provision of an

ten years from and after the passage of this amount of capital employed by said corpo-ration; and it shall not be lawful for any state, county or municipal officer to require said corporation, after such report has been made to the Comptroller General, to make any tax returns, or pay any taxes upon the capital employed and the property owned

the policy of Georgia has been in rela- tion for U. S. troops? tion to capital invested in manufactur-

The laws on our statute book may re- issue between himself and his Excelquire revision to guard againstabuse and lency, as follows: to restrict their application strictly to "However much I may deplore the WE don't "insinuate" anything. We the object designed to be accomplished, controversy thus inaugurated by the self- are not given to insinuating. What we as above set forth. To this, we could appointed, pretended friends and chammean to say, is that Gov. Alcorn urge no objection. Nor would we advo-through his position and supposed influcate an extension of the time now fixed ence, to ride into power, I shall not be in organizing the white citizens of the by law. When the infant enterprises deterred from defending my own honor, class denominated by Grant's henchmen which have been struggling for exist- let the consequences be what they may, as "banditti", at Friar's Point, and went adopted. will have grown and prospered.

quires that the sureties on bonds of and be able to establish in substance the county officers must be furnished in the statements which I have made. I shall not compliment from a source more highly counties where the persons are elected to deem any denials worthy of my attention, valued than the following from the perform duty. It provides.

That the sureties on official bonds of county officers, shall hold property in the county wherin the bond is made, over and above any other surety, and to the amount of the sum in which he binds the amount of the sum in which he binds himself, and that said bonds shall be aphineself, and that said bonds shall be aphineself.

PAY OF JUDGES.

ACKSON, MISSISSIPPI, WEDNESDAY, JANUARY 26, 1876.

Appropriate to the consideration of Having published one statement in We think the policy of exempting the salaries of public officers and the pay reference to the Summit-Redmond mstfrom taxation capital employed in manu- of Judges, we have deemed the occasion ter, we feel bound, in justice, to publish With the exception of the advocacy facturing for a limited period is founded suitable for the publication of some staof a third term for Grant by his henchin wisdom, and therefore can not favor fistics from other States on the latter statements differ concerning some miMR PRESIDEN men and office-holders in the South, who its abandonment. The object of such branch of the subject, viz.: the pay of on Humane and Benevolent Institutions ask and Counties an are playing the game to keep their bread exemption is to invite capital and immi- Judges. In the same connection, we are not interested, they agree in the leave respectfully to firm and wait"—not for and butter, there is no movement in gration into our State, and to diversify have appended a statement of the propessential point — that it was never

Value of property MICHIGAN. (Property valuation not ascertained).

VERMONT. Judges of Supreme Court .\$602,528,228 MASSACHUSETTS. \$1,591,983,112 NEW HAMPSHIRE. CONNECTICUT.

MAINE.

ance for traveling expenses not ex-

Cutting off Sinccures.

Value of property.

gality of carpet-bag misrule more glaring journed without action; but in lieu than in the lavish expenditures on account of the Legislative Department. by one hundred and eighteen citizens, as below the average of Radical extrava- we fail to see wherein it reflects on any as our resources may justify. Per diem of Clerks. Per diem of Postmasters.

Per diem of Sergeant-at-Arms and Assistants. Per diem of Door-keepers Per diem of Pages Per diem of Messengers ... Per diem of Porters. 381 00 Perdiem of Closet-keepers \$16,913 00 To the foregoing are to be added the

following: APPROPRIATIONS. Geo. B. Pease, Sergeant-at-Arms of the House of Representatives, for contingent expenses, act approved March 5, 1875. W. B. Redmond, Sergeant-at-

Arms of the Senate, for contingent expenses, approved March was to cut down these extravagant expenditures. Sinecures have been abolished, and the public money will be paid

Ames.

after Crosby resigned the sheriffalty of Penitentiary." Warren county, in consequence of his inability to give bond and his general disqualification for, and bad management of, the office, he prompted that officer to attempt to reinstate himself by Sec. 8. That all conflicting laws are here- calling to his assistance the country negroes of Warren county. He knew that such lawless proceeding would lead to bloodshed, and judging the motive by the act, the inference is unavoidable Crosby was to bring on a difficulty between the races, in order to keep the line of hostility drawn between them, and to secure the killing of the blacks who would be precipitated pell-mell into the melee, that material might be furnished for the manufacture of the gory shirt, on which

The results to her have been ex- Holly Springs, August 23d, 1875, Hon. G. Wiley Wells thus sharply defined the

Governor Adelbert Ames, himself. "Very respectfully, "G. WILEY WELLS."

The Summit-Redmond Affair.

erty valuation of most of the several represented from any responsible That they have made a thorough and parter valuation of the State Lunatic of the people of Pike county. On the order and economical administration, highly creditable to the efficient Superintendent, contrary, it is shown that he never had contrary, it is shown that he never had occasion, as first represented, to appresented, to appresent the intelligent Board of Trustees and the various subordinate officers and employees connected with the Asylum.

B. To repeal an act requiring certain officers to furnish their own stationery, approved March 6th, 1875, and recommending (Value of property in the State not as- hend violence from that quarter. If he The unfortunate inmates of this institu-\$1,500 done him by citizens of Amite, there is pecuniary means within the control of the \$624,868,971 no reason to believe that it was in con-sequence of his being a United States of the Board of Trustees. The lunatics are well own stationery intact; In relation to mem-provided with tood, clothing, and medical bers of the Boards of Supervisors in this \$4,000 officer. If the people of that county had it 2,000 intended to resist the authority of the \$1,167,732,697 United States, or any one because he several of the small rooms. We are inhunt up witnesses and serve process for \$2,500 their height.

> The following article, in the Summit planatory" of the first statement furnished to this paper:

\$149,061,290 being made to invalidate the statement published in our last issue, by the one \$2.000 hundred and eighteen citizens of Summit, \$445,533 237 in regard to the Redmond-Shaughnessy dispatches, on the ground that said re-\$3 500 port was not submitted to a meeting and 3.000 adopted. For the information of all \$244,278,854 concerned, we will state that the statement purports to have been prepared by a majority of the Committee, and, owing to a failure on the part of the Committee In nothing was the plunder and prodi- to agree unanimously, the meeting adthereof, the report as prepared was afterwards signed, indorsed and approved one here in the least. It is a plain, unvarnished statement, having "nothing extenuate nor set down aught in malice and intended solely to vindicate this 1.238 00 community from the slanderous dispatch-862 00 es of Redmond, and avert, if possible, 2,049 00 the public calamity of having troops in 1,636 00 our midst."

Abuses in the Educational System.

While the Legislature is at work on the Common School system, the following, from the Greenville (Washington county) Times, is worthy of attention. \$2,281 51 There is no doubt but in numerous instances the public schools have been hotbeds for the growth and dissemination of We are glad to know that one of the the most pernicious Radical doctrines and the recommendation that it do not pass. first acts of the Democratic Legislature practices. The case here cited by the Times is only one of many:

"The County School Superintendent. J. W. Piles, is providing for a lot of the very worst negroes in the county, as only in consideration of service actually teachers in the public schools. Among others, the notorious Bill Young, who has been located near Egg's Point. This Hon, G. Wiley Wells and Governor unvarnished scoundrel, who was the Radical candidate for Circuit Clerk at the late election, is under some four or Frequent reference has been made to five indictments for embezzlement. This Gov. Ames that "the killing of twenty"five or thirty negroes would be good their stolen ink. Much. I sto the statement of Hon. G. W. Wells in is a pretty fair specimen of the working rants. "five or thirty negroes would be good their stolen ink. Much loss, indeed, "for the Republican party." By Gov. the cause of education would suffer, Ames' own affidavit it is shown that should the Legislature obliterate it, and the Courts send its instruments to the

We have heard of other instances in which teachers of colored schools have made it their daily practice to propagate a feeling of hate toward the whites in the minds of the pupils. Nothing can the bill passed be worse for society and the future condition of the very class who have been Gatchings, Everett, Fewell, FitzGerald, Insert 15; tabled. Foote, Furlong, Graham, Hooker, Johnston, Mr. Rowan: bent, the tree will incline. The schools Thompson--22. are kept up almost exclusively by the money of the whites; and we trust the Terry, Tuttle, White-11. Legislature will provide such measures as will place the educational system under such control as will guard against the shameful abuses to which it has heretofore been subjected.

THE Times utterly failed to induce its the hopes of the Radical party in Mis-party to indorse Hon. J. L. Alcorn, one sissippi were staked. For what other of the leaders of the white "banditti" From these laws it will be seen what excuse could be offered for an applica- against the nation's wards, in Coahoma, last fall, -Clarion.

In a letter in the Daily Times, dated WE copy the above item for the purpose of asking our neighbor if he really believes that the very serious charge made against Senator Alcorn has any. foundation in fact! Can the Clarion prove the truth of its insinuation?-Times

quoted from in my Hernando speech, but facts were stated by him in a published

sought by me, may be speedily settled, I in the mind of the people, that paper the to collect the taxes of the fiscal which, at six per cent., is \$102,000,000.

The Meridian Mercury commends the which, at six per cent., is \$102,000,000.

The Meridian Mercury commends the mount of air. Laylor, indennitely post the charges made by me, over his own signa.

The roads, therefore, after paying their the roads, therefore, after paying their to endorse him. It was to this fact, then Mr. Pratt presented the credentials of the fiscal which, at six per cent., is \$102,000,000.

The Meridian Mercury commends the now state that whenever Gov. Ames dentes the charges made by me, over his own signa.

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The roa

THE CLARION could not receive a unless they come from his Excellency, Holly Springs Reporter;

> As the central organ of the Demoeratic party, THE CLARION has labored in season and out of season for the pro-

MISSISSIPPI LEGISLATURE.

SENATE

had cause to fear that harm would be tion are as well provided for in every re- the law as requires the payment of costs of sequence of his being a United States attention; and the discipline is enlightened. State-substitute; To aid officials in the wore its badge, they would have accepted formed that there are, at present, in various ing that all do pass. Also to better provide the defiance tendered by the United some of whom are confined in the limit all do pass. Also to better provide for practice in Justices courts—recommendsome of whom are confined in the common ing that it do not pass, county jails for the sole reason that there S. B. To repeal the act requiring officers States Marshal, in sending a negro to county jails for the sole reason that there is no room for them in the Asylum.

their prosecution, immediately after the appropriation was made for commencing in report above) were adopted, and the bill mittee believe that there \$2 500 election, when the passions consequent upon the election were supposed to be at suppropriation has been expended wisors was taken up. It provides in subeconomically and judic ously, and this improvement stands suspended, the walls having been erected a little higher than the Board of Supervisors, before taking oaths The following article, in the Summit second story. The architectural plan seems of office, to file a bond of \$1,000 conditioned to be very good for usefulness and convenience of office. Sec. 2. I from the same committee that the

and furnish this wing, an additional appro- | act. Sec. 3. That failing to comply with | clothing, \$2,400 "We are informed that an effort is priation of \$40,000 in State warrants will be the provisions of this act, then said office and the

mbarrassed condition of our State finances, and they recognize the absolute necessity for practicing economy and reform in our expenditures, and yet we are constrained by every consideration earnestly to recommend the Legislature, at its present session, to county treasury-\$25 at the regular meet- rent expenses, leaving the amount his make the required appropriation for finishing and furnishing the additional wing to the main building. With this report your committee submit a bull for that purpose and hope that it may speedily become a law and hope that it may speedily become a allowances and appropriation for finishing in March and October, providing that it is a shall be deducted from the salary for each member for each day of non-attendance of the superportation of the superportation of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for each member for each day of non-attendance of the salary for the salary f

The requirements of our State Constituion-dictates of sympathy for a very unfortunate and afflicted class of our people all conspire in demanding that this important and indispensable institution, shall be Take, for example, the statement of ex- set forth in the recital. Some feeling is pacity for usefulness enlarged from time to fostered by State Legislation, and its capenditures for the year 1875, which was being manifested on account of it, but time, so far as may be necessary, and so far

Respectfully submitted, A. R. Johnston, Chm'n.

SENATE-THIRTEENTH DAY.

Wednesday, January 19, 1875. Mr. President Stone in the chair. Prayer by Rev. Mr. Hines. Absent—Messrs. Calli-cot, McClure and Thornton—3. Mr. Reynolds moved to reconsider the vote indefinitely postponing H. B. to enable Mrs. H. B. Theobaid to make certain devises; carried, and the bill was re-committed.

fer upon Mayors of certain towns, ex officio, Justice of the Peace jurisdiction, with the recommendation that they do pass; also, to House of Representatives; Lieut.-Gov. 3, 4, 5, 6, 7, 8 and 0 of the act regulation that they do pass; also to House of Representatives; Lee county, to Marson J. Moorman, with Davis (col.) in the chair. Mr. McNeil, chairman, reported two bills, each present. The journal of the Senate

Mr. Furlong (chairman) reported H. B. to repeal section 2211, Code of 1871, in relation to the pay of the militia, with the recommendation that it do pass. Mr. Reynolds (chairman) reported a move that Mr. Lamar be declared elected to House bill with a substitute, and recom- the office of United States Senator for the sation of County Assessors. mended its passage.

INTRODUCTION OF BILLS.

All referred. By Mr. Metts: To authorize the Board of upervisors of Winston county to levy a special tax to pay certain outstanding war-

Messrs. Terry, Morgan and Stone By Mr. Catchings: To autnorize the making of commercial paper in this State. Mr. Sims gave notice of the introduction

The bill to provide for the approval of

Mr. White (col.) moved to consider it, Mr. Furlong moved to table. Carried, and

confided to their charge. As the twig is McCaskill, Mendenhall, Metts, Morgan, amendment; lost. Oldham, Reynolds, Sims, Stone, Taylor. NAYS-Messrs. Albright, Gray, Griffin, adopted. McNeil, Pratt, Shirley, Smith, Stewart, The bill in relation to cross bills in Chan-

> The bill to amend Sec. 2456, Code of 1871, in reterence to liquors, was, on motion of Mr. Catchings, indefinitely postponed. The bill to prevent trauds in weighing cotton, was, on motion of Mr. McNeil. indefinitely postponed. The bill to rapeal the Privilege Tax Law, was re-committed.

H. B. To confer upon Mayors of certain

county; Satartia, Yazoo county; Friar's throughout the entire South for the erection as now provided by law. Adopted by the Point, Coahoma county; Grenada, Grenada of a monument to the memory of Robert | following vote: YEAS.—Mesoris, Allon, Alloright, (atch-

diciary Committee; carried, By Mr. McCaskill: To tender the privi- aforesaid leges of the Senate to Hon. A. G. Brown; adopted.

Senate resolutions requiring the library

Therefore, be it Resolved, That this House do now adjourn, and that the Clerk thereof be instructed to receive from each member downward to the control of the control o

tee on Elections, and that Mr. Sullivan be not \$5 00; Featherston, \$2 00; Gayden, \$1 00;

Two Dollars a Year.

WIDNESDAY, JAN. 19th. "

Mr. Speaker Street in the chair. Prayer The following report was made on Mon-day last, from the Committee on Humane and Renevalent Leaterstand Mr. Campbell until Monday Mr. Byrd, of Frankiln, moved to reconand County Boundaries; carried, and the bill was referred to the Judiciary Committee

> SENATE BILLS. S. B. To designate legal bolidays was s. B. In relation to the future sessions to repealing the Agricultural Lich law of the Board of Supervisors of Hinds county ;

REPORTS OF COMMITTEES.

Mr. Featherston, chairman, reported S. amendments which will repeal so much of suits in civil cases in advance, but leaves the law requiring officers to furnish their

Under a former statute of this State, an up. The committee amendments (see notes

ence, and the work, thus far, we consider to he well done in all respects.

All members of Boards who have already examined the Deaf and Damb Institute well done in all respects.

Carte The Architect estimates that to complete within sixty days after the passage of the is very good. The pupils have good shall be and is declared vacant, and the va- thousand dollars will Your committee are not unmindful of the cancy shall be filled as other vacancies in the Institute during the present year county offices, provided that if this pro- fences and outhor vision breaks the quorum the Board will but in view of our financial co-retain the power to order the election to fill Committee refrain from recomsuch vacancies. Sec. 4. That salaries for appropriation for their repair. They members shall be \$50, to be drawn from the sent a bill to make an appropriance upon the sessions. Sec. 5. Members bill for the Lunate Asylum, with an amount to be liable on their bonds for all filegal ment striking out \$40,000 and inserting \$27 allowances and appropriations for which 000. The Committe here carefully examine they may have voted, every vote on appro- the architectural plan of the wing propos priations to be recorded for or against, to be completed, and submit the any taxpayer to bring suit for the county. The Senate; also, the Architecta By Mr. Harper: Amendment, provided detail, as to how the last appropria the Board of Supervisors of Hlads county expended, and the property and marshall receive \$3 per diem during the ses-, now on hand; also, a report of W. I.

sions and 10 cents mileage. Messrs, Spight, Reynolds and Southworth Mr. Fewell gave notice of introduct

Mr. Spight: Strike out section 4.

sert \$75; tabled. Mr. McNair: Striks out \$50 and insert Mr. Denson: Strike out \$50 and insert \$3 Johnston—be appointed to enquire into the

Mr. Tison: To re-commit; tabled. Mr. Featherston moved to take a recess of stitution. Tabled subject to call. Mr. Taylor, chalrman, reported: The bill joint session; after which, upon motion of amend sec. 1030, Code of 1871, relating to Mr. Featherston, the Senate was informed ross-bills in Chancery; also, H. B. to con- that the House was ready to receive it in

> to the vote upon the election of United | Carroll county with certain books; pass-Mr. Featherston said : "It having appeared | burglary in railroad ears." from the reading of the journals that Hon. By Mr. Metts: To amend section 556 L.Q. C. Lamar received the majority of all Code of 1871, in relation to Circuit Clerks

term of six years, beginning March 4, 1877." Lieut.-Gov. Davis said: "In accordance with the vote just taken, I now declare Hon. | s L. Q. C. Lamar elected United States Senaor for the term beginning March 4, 1877." Senator Foote said; "The business of the ate that S. B., to repeal Sec.

Mr. Muldrow moved to amend the amend-ment of Mr. Denson, by giving 5 cents mi-mittee H. B., to change the time of Mr. Muldrow moved to amend the amend-

Mr. Denson's amen'iment was adopted. Mr. Vaiden moved that the members shall pased. raw pay for only 20 days in any one year Mr. Denson moved to strike out 20 and

Mr. Rowan : To table Mr. Vaiden's Mr. Rogers called for the previous question, and Mr. Vaiden's amendment was

the counties of Hinds, Warren and Lowades Mr. Hussey : To include Adams county to the proviso; adopted. Mr. Cessor (col.): To include Jefferson

not to exceed thirty days, for which per acted and resolutions adopted by the Legi diem is paid; adopted, and the proviso was lature, with a good ladex to said print

towns ex officio Justice of the Peace juris- days of non-attendance; adopted. Mr. Leigh moved to strike out all after or reports of any kind: Mr. Morgas: To amend by inserting Hernando, Olive Branch, Lake, Nesbitts, Love, DeSoto county; Sallis, Attala county; By Mr. Featherston: Whereas, This, the Forest, Scott county; Hazlehurst, Copiali 15th day of January, 1876, has been designated in the following through the following t county; Macon, Noxuber county; Colum- ted by the Legislature of Virginia as the whole number of pages bus, Lowindes county; Lexington, Holmes day on which collections should be made volume thereof, to

county, and Charleston, Taliahatchie coun- E. Lee, in Riebmond; and, Whereas, The citizens of the Southern logs, Everett, Fewell, EltzGarahl. Mr. Barry moved to re-commit to the Ju-iciary Committee; carried. States are requested to contribute some-thing for the accomplishment of the object Meadenball. Metts, Ob-

Therefore, be it Resolved, That this House Thompson, White- 24. to be kept open until 10 o'clock at night du-ting the sessions of the Legislature was ed, to the Speaker of the House, who is re- Mr. Morgan moved to postpone and make mental Association, of Richmond, Va., who Mr Catchings moved to recall that part are in charge of the construction of the said of the Governor's monument; adopted. And the House ad-

\$10 00; Carter, \$5 00; Catchings, \$10 00; certain the proper price for printing the ment contained in the letter, which I quoted from in my Hernando speech, but stated from in my Hernando speech, but stated that Ibelieved the gentleman who made the statement both truthful and reliable.

"To the end that the controversy, unsought by me, may be speedily settled, I now state that whenever Gov, Ames denies in a published by him in a published letter. He was as flercely assailed by him in a published letter. He was as flercely assailed by stated that Ibelieved the gentleman who made letter. He was as flercely assailed by the charter of Hazlehurst; the committee's flower of Hazlehurst; the committee's flower flow Hon. M. B. Suillvan, of 28th District

Mr. Reynolds moved to refer to Commit
Bird of Lawrence, \$1.00; Clay, \$5.00; Denson, \$1.00; Drake, \$1.00; Dyer, \$2.00; Ervin,

seated until the committee reports.

Mr. Barry moved to postpone the motion, and make it the special order for to-morrow morning, immediately after the reading of the Journal; carried.

H. B. To amend the charter of Edwards, H. B. To amend the charter of Reynolds, \$5.00; Shelby, \$1.00; Shrock to the tax collectors and tax payers bill, that the tax collectors and tax payers bill, that Hinds county, and to amend the charter of Shubuta, Clarke county, were assed.

H. B. To extend the corporate limits of Waterford, Marshall county; passed.

A large number of House bills were read and taxpayers bill. that the face of the tax collectors an rings that found refuge in the fold of radicalism, and for the valuable services it has rendered it deserved reward. It

Mr. Fewell stated that throughout the Saunders, \$1 00; Bell, \$1 00; Meade, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1 00; Mr. Fewell stated that throughout the Saunders, \$1 00; Byrd, of Franklin, \$1

By Mr. Stone: That some polylinger he extended to Hon. F. M. Abbott, late State HOUSE-THIRTEENTH DAY.

be extended to Gen. S. D. Lee, Gen. R. D. Lowry and Hon. J. R. Melettship adopted, By Mr. White (ed.): The same privileges be extended to Judge Berson; adopted. Leaves of absence were granted to Mesons Griffin, Gray (col.) and Smith SPECTAL OUDER. The metion of Mr. Bayanals, to refer the redentials of Hon. M. B. Sullivan to the ommittee on Elections, was taken up and

Mr. FitzGerald gave notice of the intro Mr. Everett prescuted a petition from the

SENATE-FOURTEENTH DAY.

Martin, J. N. Carlisle and J. Rochanan;

By Mr. Reynolds: That some privileg

THURSDAY, January 20, 1876.

REPORTS OF COMMITTEES. Mr. Graham, chairman, reported H. B. to

lebt of Monroe county, with the recommendation that they do pass. Mr. Furlong, chalrman, reported the till. o repeal the act to regulate railroad taxaon with the recommendation that if the

the committee on Humane and Benevolen: er the management of the Superin

gent, Esq., President pro tem of the Bo

favored. The amendment was tabled.

By Mr. Percy: Amendment requiring the security given on bonds to be freehold and medical Director of the Lanatic Asystem.

Mr. Tison moved to postpone further con-ideration of the bill, and to have 150 copies roads in Holmes and other countles will the recommendation that it do pass Mr. Hooker, chairman, reported the pre-Mr. Brown (col.); Strike out \$50 and in- scatation of a number of bills to the Gov-By Mr. Terry: That a committee of the

> sordance with the requirements of the Con-INTRODUCTION OF BILLS.

The Senate appeared in the ball of the Pavis (col.) in the chair. | controlling and supporting the Produculary | Roll of both Houses called; quorum of approved March 28, 1872 and then that of the House, so far as related of State to turnish the Cierlos of Courts By Mr. Reynolds - To define and puntd

> By Mr. Foote: To repeal the latter part of Section's, Chapter 16, Acts of 1875, a proved 1875, in relation to paying taxes

luction of native wine power to appoint Tax Collecter

leage each way, for attending the regular hobling courts in Cultar county; carried meetings of the Board; provided, no member to receive mileage but once at any reguthe time of meeting third Mondays, instead Mr. Turley moved to postpone until Fri- of second Mondays, of March and Septem-Winston county; carried. And the bil

> The bill to fined the school debt or Mor Mr. Metts in ved to insert Win Mr. Morgan-to amend-Provided say

sources" and insert "from the Chickneau school fund," Tabled, Mr. Clifton: Provided that the Boards of The bill was read and vedered ence

Mr. Overton (col.): To include Noxubee By Mr. Feweil: Amendment to section 1 Mr. McNair: To amend the proviso so as In the volume of printed laws, all laws on Mr. Baker: No per diem to be paid for of the Constitution of the State, or of

HOUSE-FOURTEENTH DAY.

Thursday, January 20, 1976 Mr. Speaker Street in the chair. Prayer by Rev. Dr. Crane. Present, 165; absent.